CHRISTENSEN JAMES & MARTIN Evan L. James, Esq. (7760) Laura J. Wolff, Esq. (6869) 3 7440 W. Sahara Avenue Las Vegas, Nevada 89117 Telephone: (702) 255-1718 5 Facsimile: (702) 255-0871 Email: eli@cimlv.com, liw@cimlv.com 6 Attorneys for Plaintiffs 7 UNITED STATES DISTRICT COURT 8 DISTRICT OF NEVADA 9 The Trustees of the California Case No.: 2:20-cy-01519-RFB-EJY 10 Ironworkers Field Pension Trust, 11 California Ironworkers Field Welfare Trust, California and Vicinity Field 12 Ironworkers Annuity Fund, California STIPULATION AND ORDER TO 13 Field Ironworkers Vacation Trust Fund. AMEND STATUS HEARING DATE California Field Ironworkers 14 Apprenticeship Training and Journeyman 15 Retraining Fund, Ironworkers Workers' Compensation Trust, California Field 16 Ironworkers Administrative Trust, and 17 California Field Ironworkers Labor Management Cooperative Trust, 18 19 Plaintiffs, VS. 20 21 Freyssinet, Inc., a Delaware corporation; Western Surety Company, a South 22 Dakota Company; M. A. Mortenson 23 Company, a Minnesota corporation; McCarthy Building Companies, Inc., a 24 Missouri corporation; Federal Insurance 25 Company, an Illinois corporation; and Mortenson-McCarthy Las Vegas 26 Stadium, a Joint Venture, a general 27 partnership; Merchants Bonding Company, an Iowa Company; Travelers

Casualty and Surety Company of 1 America, a Connecticut surety; John Does I-XX, inclusive; and Roe Entities I-2 XX, inclusive, 3 Defendants. 4 5 6 7 The Trustees of the California Ironworkers Field Pension Trust, et al. ("Plaintiffs"), by 8 and through their counsel, Christensen James & Martin, Chtd., Defendants Freyssinet, Inc. 9 ("Freyssinet") and Western Surety Company ("Western"), by and through their counsel Cozen 10 O'Connor, Defendants M. A. Mortenson Company, McCarthy Building Companies, Inc., 11 Mortenson-McCarthy Las Vegas Stadium, Federal Insurance Company and Travelers Casualty 12 and Surety Company of America, by and through their counsel, McDonald Carano LLP and 13 Defendants Raydeo Enterprises, Inc. ("Raydeo") and Suretec Insurance Company ("Suretec"), by 14 15 and through their counsel, Flint Connolly & Walker, LLP (collectively the "Stipulating Parties"), 16 hereby submit this Stipulation and Order to Amend Status Hearing Date, as follows. 17 1. On February 24, 2022 [ECF No. 59], this Court set a telephonic status conference for May 18 25, 2022 at 10:00 a.m. with regard to the Settlement Conference held on February 23, 19 2022. 20 2. On or about May 9, 2022, a Settlement Agreement was signed by all named parties in this 21 22 case. 23 3. Therefore, the Stipulating Parties respectfully request that this Court move the status 24 hearing date to the end of August, 2022. 25 /// 26 /// 27

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1	Dated this 10th day of May, 2022.	
2	CHRISTENSEN JAMES & MARTIN	Cozen O'Connor
3	By:/s/ Laura J. Wolff	By: <u>/s/ Michael W. Melendez</u>
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9	MCDONALD CARANO LLP	FLINT CONNOLLY & WALKER, LLP
10		
11	By: <u>/s/ George F. Ogilvie</u> George F. Ogilvie III, Esq. (3552)	By: <u>/s/ David L. Walker</u> David L. Walker, Esq. (1663)
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14	McCarthy Building Companies, Inc., Mortenson-McCarthy Las Vegas Stadium,	Fax: 770-720-3030 Email: dwalker@fcwlawfirm.com
15	a Joint Venture, Federal Insurance Company and Travelers Casualty and	Attorneys for Defendant Raydeo Enterprises, Inc.
16	Surety Company of America	HEDERY ODDEDED 41 4 41 C41 1 41
17	IT IS HEREBY ORDERED that the Stipulation and Order to Amend Status Hearing Date (ECF No. 60) is GRANTED.	
18 19	IT IS FURTHER ORDERED that the telephonic status conference currently set for May 25, 2022 at 10:00 a.m. is vacated and rescheduled to August 30, 2022 at 10:00 a.m.	
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21		s are instructed to call the Audio Conference Line 8) 251-2909, access code 7771745, five (5) minutes
22	prior t	to the hearing time. Please remain on the line until
23	procee	ime as the Court joins the call and convenes the edings. The use of a cell phone or speaker phone the call is prohibited. The call must be made using
24	a land	
25		Clayna L. Zouchah
26		U.S. MAGISTRATE JUDGE
27		Dated: May 10, 2022